REMARKS

Applicant(s) respond to this restriction requirement by replying and elect, with traverse, the invention, directed to Group 1, Claims 1-25.

Group I, claims 1 - 25, drawn to a sensor for detecting a change in the level of fluid within tissue of a body.

Group II, claims 26, drawn to a system for wirelessly communicating a change in the level of fluid within tissue of a body.

Group III, claims 34 – 36, drawn to an attachment mechanism for use in attaching a sensing device to the skin of a patient.

Group IV, claims 37 - 48, drawn to a method of sensing a change or extravasation of fluid in a patient.

Accordingly, Applicants elect to prosecute claims Claims 1-25 of Group 1. Claims 26, 34-36 and 37-48 are thus hereby withdrawn provisionally, with the understanding that they will be reinstated should it be determined that the independent claims are generic or the relevant regulations require rescission of the restriction requirement.

In view of the above amendments and remarks, Applicants submit that the claims are in condition for allowance and the Examiner would be justified in allowing them.

Respectfully submitted,

By /jill Denesvich/
Jill Denesvich
Attorney for Applicants
Registration No. 52,810